

From: [Jennifer Gaines](#)  
To: [Gaines.jennifer@epa.gov](mailto:Gaines.jennifer@epa.gov)  
Subject: Fw: Cholecalciferol RMD Labels and Letters  
Date: 06/06/2012 10:39 AM

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Jennifer Gaines  
Wildlife Biologist  
U.S. Environmental Protection Agency  
Insecticide-Rodenticide Branch  
Registration Division (7505P)

Tel: 703 305-5967  
Fax: 703 305-6309

----- Forwarded by Jennifer Gaines/DC/USEPA/US on 06/06/2012 10:35 AM -----

From: "John Lublinkhof" <[jlublinkhof@belllabs.com](mailto:jlublinkhof@belllabs.com)>  
To: Jennifer Gaines/DC/USEPA/US@EPA  
Date: 08/11/2010 11:22 AM  
Subject: Re: Cholecalciferol RMD Labels and Letters

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Dear Jennifer,

Thanks for sending all the label approvals and the updated letter you sent me this morning.

I have a question regarding the following three labels:

Terad3 Blox 12455-106 Registered Mar 2, 2009  
Agrid3 Pellets 12455-117 Registered May 18, 2009  
Agrid3 Blox 12455-116 Registered Jun 25, 2009

These products were registered between Mar 2 and Jun 25, 2009 and were mitigation compliant at that time. Then we submitted for amendments for which you sent me approvals. On these you indicated that "The registrant may not distribute or sell existing stocks of this product after June 4, 2011." Since these registrations were already mitigation compliant, why wouldn't we be given 18 months for the existing stocks? This would be very helpful to us to manage inventory and not need to discard packaged product.

Thanks for your consideration of this request.

Best regards,

John Lublinkhof  
Bell Laboratories, Inc.  
608-241-0202 Ext. 3138

-----Original Message-----

From: [Gaines.Jennifer@epamail.epa.gov](mailto:Gaines.Jennifer@epamail.epa.gov)  
To: "John Lublinkhof" <[jlublinkhof@belllabs.com](mailto:jlublinkhof@belllabs.com)>  
Date: Wed, 11 Aug 2010 10:18:08 -0400  
Subject: Re: Cholecalciferol RMD Labels and Letters

> Hi John,  
>  
> Please find attached an updated letter and label with today's date.  
> While the previously submitted letter and label dated August 4, 2010  
> will remain in our records, please disregard those and use this letter  
> and label with today's date, August 11, 2010.  
>  
> Thank you for your help with getting this fixed,  
> Jennifer  
>  
> Jennifer Gaines  
> Wildlife Biologist  
> U.S. Environmental Protection Agency  
> Insecticide-Rodenticide Branch  
> Registration Division (7505P)  
>  
> Tel: 703 305-5967  
> Fax: 703 305-6309  
>  
> (See attached file: Revised Stamped Ltr 12455-116 8-11-2010.pdf) (See  
> attached file: Revised Stamped Label 12455-116 8-11-2010.pdf)  
>  
>  
> From: "John Lublinkhof" <jlublinkhof@belllabs.com>  
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>  
> To: Jennifer Gaines/DC/USEPA/US@EPA  
>  
>  
> Date: 08/06/2010 10:52 AM  
>  
>  
> Subject: Re: Cholecalciferol RMD Labels and Letters  
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>  
> Jennifer,  
>  
> Thanks for e-mailing all the approved labels. This is very helpful.  
>  
> Regarding 12455-116 (Agrid3 Blox), you indicated that the  
> statement "This product may only be used inside and within 50 feet of  
> buildings or inside of transport vehicles (ships, trains, or aircraft)"  
> needs to be placed below the name of the product. The label only  
> specifies in and around agricultural buildings. Shouldn't this  
> statement read "This product may only be used inside and within 50 feet  
> of agricultural buildings" like specified for 12455-117 (Agrid3  
> Pellets)?  
>  
> All the other labels you sent look fine.  
>  
> Thanks,  
>  
> John Lublinkhof  
> Bell Laboratories, Inc.  
> 608-241-0202 Ext. 3138  
>  
> -----Original Message-----  
> From: Gaines.Jennifer@epamail.epa.gov  
> To: John Lublinkhof <jlublinkhof@belllabs.com>  
> Date: Wed, 4 Aug 2010 17:49:45 -0400  
> Subject: Cholecalciferol RMD Labels and Letters  
>  
>  
> > Here are the cholecalciferol products.  
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